Mr. OBEY objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

When there appeared $\left\{ \begin{array}{ll} \text{Yeas} & \dots & \\ \text{Nays} & \dots & \end{array} \right.$ Yeas 401

¶3.10	[Roll No. 7] YEAS—401	
Abercrombie	Deal	Hoke
Ackerman	DeFazio	Holden
Allard	DeLauro	Horn
Andrews	DeLay	Houghton
Archer Armey	Dellums Deutsch	Hoyer Hunter
Bachus	Diaz-Balart	Hutchinson
Baesler	Dicks	Hyde
Baker (CA)	Dingell	Inglis
Baker (LA)	Dixon	Istook
Baldacci	Doggett	Jackson (IL)
Ballenger Barcia	Dooley Doolittle	Jackson-Lee (TX)
Barrett (NE)	Dornan	Jacobs
Barrett (WI)	Doyle	Jefferson
Bartlett	Dreier	Johnson (CT)
Bass	Duncan	Johnson (SD)
Bateman	Dunn	Johnson, E. B.
Becerra Beilenson	Durbin Edwards	Johnson, Sam Johnston
Bentsen	Ehlers	Jones
Bereuter	Ehrlich	Kanjorski
Berman	Emerson	Kaptur
Bevill	Engel	Kasich
Bilbray Bilirakis	English	Kelly
Bishop	Ensign Eshoo	Kennedy (MA) Kennedy (RI)
Bliley	Evans	Kennelly
Blute	Everett	Kildee
Boehlert	Ewing	Kim
Boehner	Farr	King
Bonilla	Fattah Fawell	Kingston Kleczka
Bonior Bono	Fields (LA)	Klink
Borski	Filner	Klug
Boucher	Flanagan	Knollenberg
Brewster	Foglietta	Kolbe
Browder	Foley	LaFalce
Brown (CA) Brown (FL)	Forbes Ford	LaHood Lantos
Brown (OH)	Fowler	Latham
Brownback	Fox	LaTourette
Bryant (TN)	Frank (MA)	Laughlin
Bunn	Franks (CT)	Lazio
Bunning Burr	Franks (NJ)	Leach
Burton	Frelinghuysen Frisa	Levin Lewis (CA)
Buyer	Frost	Lewis (GA)
Callahan	Funderburk	Lewis (KY)
Calvert	Furse	Lincoln
Camp	Gallegly	Linder
Campbell Canady	Gejdenson Gekas	Lipinski Livingston
Cardin	Gephardt	LoBiondo
Castle	Geren	Lofgren
Chambliss	Gilchrest	Longley
Christensen	Gillmor	Lowey
Chrysler Clay	Gilman Gonzalez	Lucas Luther
Clayton	Goodlatte	Maloney
Clement	Goodling	Manton
Clinger	Gordon	Manzullo
Clyburn	Goss	Markey
Coble	Green	Martinez
Coburn Coleman	Greenwood Gunderson	Martini Mascara
Collins (GA)	Gutierrez	Matsui
Collins (IL)	Gutknecht	McCarthy
Collins (MI)	Hall (OH)	McCollum
Combest	Hall (TX)	McCrery
Condit	Hamilton	McDade McDermott
Conyers Cooley	Hancock Hansen	McHale
Costello	Harman	McHugh
Cox	Hastert	McInnis
Coyne	Hastings (WA)	McIntosh
Cramer	Hayworth	McKeon
Crane Crapo	Hefley Hefner	McKinney McNulty
Cremeans	Heineman	Meehan
Cubin	Herger	Meek
Cunningham	Hilleary	Menendez
Danner	Hilliard	Metcalf
Davis de la Carza	Hinchey	Meyers
de la Garza	Hobson	Mfume

Ramstad Stupak Miller (CA) Rangel Talent Miller (FL) Reed Tanner Minge Regula Tate Tauzin Mink Richardson Moakley Taylor (MS) Riggs Taylor (NC) Molinari Rivers Mollohan Roberts Tejeda Thomas Montgomery Roemer Moorhead Rogers Rohrabacher Thompson Moran Thornberry Morella Ros-Lehtinen Thornton Murtha Roth Thurman Roukema Myrick Torkildsen Nadler Roybal-Allard Torres Neal Torricelli Nethercutt Rush Towns Neumann Sabo Traficant Salmon Upton Velazquez Ney Norwood Sanders Nussle Sawyer Vento Oberstar Saxton Visclosky Scarborough Volkmer Obev Olver Schaefer Vucanovich Ortiz Schiff Waldholtz Schroeder Orton Walker Schumer Owens Walsh Oxley Packard Scott Wamp Seastrand Ward Pallone Sensenbrenner Waters Parker Serrano Watt (NC) Shaw Watts (OK) Pastor Waxman Weldon (FL) Paxon Shays Payne (NJ) Shuster Payne (VA) Weldon (PA) Sisisky Pelosi Skaggs Weller Peterson (FL) Skeen White Peterson (MN) Skelton Whitfield Petri Slaughter Wicker Pickett Smith (MI) Williams Pombo Smith (NJ) Pomeroy Smith (TX) Wolf Woolsey Porter Solomon Portman Spence Wynn Poshard Spratt Yates Young (AK) Prvce Stearns Stenholm Young (FL) Radanovich Stokes Zeliff Rahall Zimmer Stump

NAVS_17

	11/11/5 17	
Barr	Gibbons	Sanford
Barton	Graham	Shadegg
Chabot	Hastings (FL)	Smith (WA)
Chenoweth	Hoekstra	Souder
Dickey	Hostettler	Tiahrt
Ganske	Largent	

NOT VOTING-15

Bryant (TX)	Hayes	Stark
Chapman	Lightfoot	Stockman
Fazio	Myers	Studds
Fields (TX)	Quillen	Wilson
Flake	Rose	Wyden

So the motion was agreed to.

A motion to reconsider the vote, whereby said motion was agreed to, was laid on the table.

Pursuant to House Resolution 334 the title of H.R. 1643 was amended to read as follows: "Making appropriations for certain activities for the fiscal year 1996, and for other purposes.".

Ordered, That the Clerk request the concurrence of the Senate in said amendments.

¶3.11 PROVIDING FOR THE DISPOSITION OF THE SENATE AMENDMENT TO H.J. RES. 134

Ms. PRYCE, by direction of the Committee on Rules, reported (Rept. No. 104-448) the privileged resolution (H. Res. 336) providing for the disposition of the Senate amendment to the joint resolution (H.J. Res. 134) making further continuing appropriations for fiscal year, 1996, and for other purposes.

When said resolution and report were referred to the House Calendar and ordered printed.

¶3.12 RECESS AUTHORITY FOR SPEAKER AND WAIVER OF RULES REQUIREMENT

Ms. PRYCE, by direction of the Committee on Rules, called up the following resolution (H. Res. 330):

Resolved, That (a) the Speaker may declare recesses subject to the call of the Chair on the calendar days of Friday, January 5, 1996, through Tuesday, January 9, 1996. A recess declared pursuant to this subsection may not extend beyond the calendar day of Tuesday. January 9, 1996. (b) The Speaker may declare recesses sub-

ject to the call of the Chair on the calendar days of Tuesday, January 9, 1996, through Friday, January 12, 1996. A recess declared pursuant to this subsection may not extend beyond the calendar day of Friday, January

(c) The Speaker may declare recesses subject to the call of the Chair on the calendar days of Friday, January 12, 1996, through Tuesday, January 16, 1996. A recess declared pursuant to this subsection may not extend beyond the calendar day of Tuesday, January 16, 1996.

(d) The Speaker may declare recesses subject to the call of the Chair on the calendar days of Tuesday, January 16, 1996, through Friday, January 19, 1996. A recess declared pursuant to this subsection may not extend beyond the calendar day of Friday, January 19, 1996.

(e) The Speaker may declare recesses subject to the call of the Chair on the calendar days of Friday, January 19, 1996, through Tuesday, January 23, 1996. A recess declared pursuant to this subsection may not extend beyond the calendar day of Tuesday, Janu-

ary 23, 1996.
SEC. 2. The requirement of clause 4(b) of rule XI for a two-thirds vote to consider a report from Committee on Rules on the same day it is presented to the House is waived with respect to any resolution reported from that committee before the calendar day of Wednesday, January 24, 1996, and providing for consideration or disposition of any of the

following measures:
(1) A bill making general appropriations for the fiscal year ending September 30, 1996, any amendment thereto, any conference report thereon, or any amendment reported in disagreement from a conference thereon.

(2) A bill or joint resolution that includes provisions making further continuing appropriations for the fiscal year 1996, any amendment thereto, any conference report thereon, or any amendment reported in disagreement from a conference thereon.

(3) A bill or joint resolution that includes provisions increasing or waiving (for a temporary period or otherwise) the public debt limit under section 3101(b) of title 31, United States Code, any amendment thereto, any conference report thereon, or any amendment reported in disagreement from a conference thereon.

(4) A bill to provide for a balanced budget by 2002, any amendment thereto, any conference report thereon, or any amendment reported in disagreement from a conference

When said resolution was considered. After debate,

On motion of Ms. PRYCE, the previous question was ordered on the resolution to its adoption or rejection

The question being put, viva voce, Will the House agree to said resolution?

The SPEAKER pro tempore, Mr. KINGSTON, announced that the yeas had it.

Mr. MOAKLEY objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

Yeas 224 When there appeared Nays 190

¶3.13[Roll No. 8] YEAS-224

Allard Frisa Nethercutt Funderburk Archer Neumann Armey Gallegly Ney Bachus Gekas Norwood Gilchrest Baker (CA) Nussle Gillmor Oxley Packard Ballenger Gilman Goodlatte Parker Barr Barrett (NE) Goodling Paxon Bartlett Goss Petri Graham Pombo Barton Greenwood Porter Bateman Gunderson Portman Gutknecht Pryce Bereuter Bilbray Hancock Radanovich Bilirakis Hansen Bliley Hastert Ramstad Blute Hastings (WA) Regula Boehlert Havworth Riggs Roberts Hefley Boehner Bonilla Heineman Rogers Rohrabacher Bono Herger Brownback Hilleary Ros-Lehtinen Bryant (TN) Hobson Roth Hoekstra Roukema Bunn Bunning Hoke Royce Burr Horn Salmon Hostettler Burton Sanford Buyer Houghton Saxton Callahan Hunter Scarborough Hutchinson Calvert Schaefer Camp Campbell Hyde Schiff Inglis Seastrand Sensenbrenner Canady Istook Shadegg Castle Johnson (CT) Chambliss Johnson, Sam Shaw Chenoweth Shays Jones Christensen Kasich Shuster Clinger Kellv Skeen Smith (MI) Kim Collins (GA) King Smith (NJ) Combest Kingston Smith (TX) Smith (WA) Cooley Klug Knollenberg Cox Solomon Crane Kolbe Souder Crapo LaHood Spence Cremeans Largent Stearns Cubin Latham Stump Cunningham Talent LaTourette Davis Deal Laughlin Tate Tauzin Lazio Taylor (NC) Leach DeLay Diaz-Balart Lewis (CA) Thomas Dickey Lewis (KY) Thornberry Doolittle Linder Tiahrt LoBiondo Torkildsen Dornan Dreier Longley Upton Duncan Vucanovich Lucas Manzullo Dunn Waldholtz Ehlers Martini Walker Ehrlich McCollum Walsh Wamp Watts (OK) Emerson McCrery English McDade Weldon (FL) Weldon (PA) Ensign McHugh Everett McInnis McIntosh Weller Ewing Fawell McKeon White Whitfield Metcalf Flanagan Foley Meyers Wicker Forbes Mica Wolf Miller (FL) Fowler Young (AK) Molinari Young (FL) Franks (CT) Moorhead Zeliff Franks (NJ) Morella Zimmer Frelinghuysen Myrick

NAYS-190

Abercrombie Bevill Chabot Bishop Bonior Clay Clement Ackerman Andrews Baesler Borski Clyburn Baldacci Boucher Coburn Brewster Coleman Barcia Barrett (WI) Browder Collins (IL) Brown (CA) Collins (MI) Becerra Beilenson Brown (FL) Condit Bentsen Brown (OH) Conyers Cardin Costello Berman

Coyne Johnson (SD) Pelosi Peterson (FL) Cramer Johnson, E. B. Kanjorski Peterson (MN) Danner de la Garza Kaptur Kennedy (MA) Pickett Pomeroy Poshard DeFazio DeLauro Kennedy (RI) Dellums Kennelly Rahall Deutsch Kildee Rangel Dicks Kleczka Reed Dingell Klink LaFalce Richardson Dixon Rivers Doggett Dooley Lantos Roemer Levin Lewis (GA) Roybal-Allard Dovle Rush Sabo Durbin Lincoln Edwards Lipinski Sanders Lofgren Lowey Engel Sawver Schroeder Eshoo Evans Luther Schumer Farr Maloney Scott Fattah Manton Serrano Fields (LA) Markey Sisisky Filner Martinez Skaggs Mascara Skelton Foglietta Matsui Slaughter Ford McCarthy Spratt Frank (MA) McDermott Stenholm Frost McHale Stokes Furse McKinney Stupak Ganske McNulty Tanner Taylor (MS) Geidenson Meehan Gephardt Meek Tejeda Geren Menendez Thompson Gibbons Mfume Thornton Miller (CA) Gonzalez Thurman Gordon Minge Torres Torricelli Green Mink Gutierrez Moakley Towns Hall (OH) Mollohan Traficant Hall (TX) Moran Velazquez Hamilton Vento Visclosky Harman Nadler Hastings (FL) Volkmer Neal Oberstar Ward Hilliard Obey Waters Watt (NC) Olver Hinchey Holden Ortiz Hoyer Jackson (IL) Orton Williams Wise Owens Jackson-Lee Pallone Woolsey (TX) Pastor Wynn Jacobs Payne (NJ) Yates

NOT VOTING-19

Bryant (TX) Johnston Stark Chapman Lightfoot Stockman Chrysler Livingston Studds Montgomery Clayton Myers Quillen Fazio Wyden Fields (TX)

Payne (VA)

Jefferson

So the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

¶3.14 PROVIDING FOR DISPOSITION OF SENATE AMENDMENT TO H.J. RES. 134

Mr. SOLOMON, by direction of the Committee on Rules, called up the following resolution (H. Res. 336):

Resolved, That upon adoption of this resolution the House shall be considered to have taken from the Speaker's table the joint resolution (H.J. Res. 134) making further continuing appropriations for the fiscal year 1996, and for other purposes, with the Senate amendment thereto, and to have concurred in the Senate amendment with an amendment consisting of the text printed in the report of the Committee on Rules accompanying this resolution.

SEC. 2. House Concurrent Resolution 131 is

hereby adopted.

SEC. 3. The Clerk shall not transmit to the Senate a message regarding H.J. Res. 134 until the House has received a message that the Senate has agreed to House Concurrent Resolution 131 as adopted by the House

The Senate amendment is as follows: Resolved, That upon adoption of this resolution the House shall be considered to have

taken from the Speaker's table the joint resolution (H.J. Res. 134) making further continuing appropriations for the fiscal year 1996, and for other purposes, with the Senate amendment thereto, and to have concurred in the Senate amendment with an amendment consisting of the text printed in the report of the Committee on Rules accompanying this resolution.
SEC. 2. House Concurrent Resolution 131 is

hereby adopted.

SEC. 3. The Clerk shall not transmit to the Senate a message regarding H.J. Res. 134 until the House has received a message that the Senate has agreed to House Concurrent Resolution 131 as adopted by the House.

The text of the Senate amendment and the House amendment to the Senate amendment are as follows:

Senate amendment:

Strike out all after the resolving clause and insert:

TITLE I

AID TO FAMILIES WITH DEPEND-ENT CHILDREN AND CARE AND ADD **FOSTER** AND ADOPTION ASSIST-ANCE

That the following sums are hereby appropriated, out of any money in the Treasury not otherwise appropriated, and out of applicable corporate or other revenues, receipts, and funds, for the several departments, agencies, corporations, and other organizational units of Government for the fiscal year 1996, and for other purposes, namely:

SEC. 101. (a) Such amounts as may be necessary under the authority and conditions provided in the applicable appropriations Act for the fiscal year 1995 for continuing the following projects or activities including the costs of direct loans and loan guarantees (not otherwise specifically provided for in this joint resolution) which were conducted in the fiscal year 1995:

All projects and activities funded under the account heading "Family support payments to States" under the Administration For Children and Families in the Department Health and Human Services:

All projects and activities funded under the account heading "Payments to States for foster care and adoption assistance" under the Administration For Children and Families in the Department of Health and Human Services;

Such amounts as may be necessary for the medicaid program under title XIX of the Social Security Act for the second quarter of fiscal year 1996; and

All administrative activities necessary to carry out the projects and activities in the preceding three paragraphs:

Provided, That whenever the amount which would be made available or the authority which would be granted under an Act which including funding for fiscal year 1996 for the projects and activities listed in this section is greater than that which would be available or granted under current operations, the pertinent project or activity shall be continued at a rate for operations not exceeding the current rate.